Exhibit 13

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16		ISCO DIVISION	
17	SAN FRANC.	ISCO DIVISION	
18	·		
	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03	561-WHA
19	Plaintiff,		
20	, and the second	THIRD AMENDED	
21	v.	DISCLOSURE STA GOOGLE INC.	ALEMIENT OF
22	GOOGLE INC.,		
	Defendant.	Judge:	Hon. William Alsup
23		Date Comp. Filed:	October 27, 2010
24		Trial Date:	October 31, 2011
25		•	
26			
27			
28			
1	II.		

Defendant Google Inc. ("Google") provides this Amended Initial Disclosure Statement pursuant to Rule 26(a)(1)(A) of the Federal Rules of Civil Procedure. Google makes these disclosures based on its current knowledge, without the benefit of complete discovery in this action, and without waiver of attorney-client privilege, work product, common interest privilege, or any other privilege. Google's investigations are continuing and Google expressly reserves the right to amend or modify these disclosures in accordance with Rule 26 based on additional information obtained through formal discovery, continued investigation, or other means. Google further reserves the right to object on any applicable basis to the production of documents and things from the categories identified herein or the obtaining of testimony from the witnesses identified herein.

Subject to the foregoing, Google provides the following information and disclosures in accordance with subsections (i) through (iv) of Rule 26(a)(1)(A):

(i) In accordance with Rule 26(a)(1)(A)(i), Google states as follows:

Based on information currently available to Google after reasonable investigation, the following entities and individuals may have discoverable information that Google may use to support its claims or defenses in this action. Google provides the following list without any concession, agreement, admission, or waiver of any ultimate determination of relevance or admissibility of particular information for any purpose, and without waiver of attorney-client privilege or work-product immunity, or any other privilege or immunity. Google reserves the right to amend or supplement this list of persons based on facts that may be disclosed during discovery.

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		INFORMATION
	Inventors and authors of prior art identified in	Prior art relevant to the patents-in-
	Google's invalidity disclosures.	suit.
-	Constant and the state of the s	
	Google has produced prior art pursuant to Patent	
	L.R. 3-3 and 3-4, which identifies inventors, authors and	

INDIVIDUAL(S) OR ENTITIES

other individuals who may have knowledge relevant to the

SUBJECT(S) OF

1	INDIVIDUAL(S) OR ENTITIES	SUBJECT(S) OF INFORMATION
2	issues in this case and upon whom Google may rely. Those individuals include but are not limited to:	
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7	David Gries (contact through Google counsel)	
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15	L. Peter Deutsch (San Francisco Bay Area)	
16	Theron Tock (San Francisco Bay Area)	
17	James Gosling (see below contact info)	
18	All named inventors and prosecuting attorneys for	The patents-in-suit and issues
19	the patents-in-suit, priority applications, and other applications related to the patents-in-suit, including but not	relating thereto.
20	limited to:	
21	James Gosling	
22	(can be contacted through Krieg, Keller, Sloan, Reilley & Roman LLP	
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25	(can be contacted through:	
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28	Richard D. Tuck	
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	CASE NO. 3:10-cv-03561-WH	A

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	CASE NO. 3.10-07-03301-WII	

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28.	Park, Vaughan & Fleming LLP	
	5	
	GOOGLE'S THIRD AMENDED INITIAL DISCLO	
	CASE NO. 3:10-ev-03561-WH	A

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3	Davis, CA 95618-7759 Tel: (530) 759-1661	
4	Current and/or former employees and/or agents of Plaintiff, Plaintiff's predecessor(s) and associated	The patents-in-suit, the copyright registrations attached as Exhibit H
5	businesses, or entities closely held or controlled by Plaintiff, including but not limited to current and/or former	to Oracle America's Amended Complaint ("Asserted
6	employees of:	Copyrights"), works that are the subject matter of the Asserted
7	Oracle America, Inc. Sun Microsystems, Inc.	Copyrights ("Asserted Works"), Java, the Acquisition of Sun by
8	FirstPerson, Inc.	Oracle Corporation, and issues relating thereto.
9	Contact information or last known contact information for these individuals is believed to be in possession of Plaintiff.	relating thereto.
-11	Current and former officers, directors, shareholders of, and	The patents-in-suit, the Asserted
12	investors in Plaintiff and other entities with ownership interest in Plaintiff, including but not limited to Oracle	Copyrights, the Asserted Works, Java, the Acquisition of Sun by
13	Corporation, including:	Oracle Corporation, Android, and issues relating thereto.
14	Larry Ellison Safra Catz	
15	Charles Phillips Peter Lord	
16	Kenny Glick Edward Screven	
17	Omar Tazi and	
18	Donald Deutsch.	
19	Contact information or last known contact information for these individuals is believed to be in	
20	possession of Plaintiff.	
21	Employees, officers and/or directors and/or former employees, officers and/or directors of companies or	The patents-in-suit, the Asserted Copyrights, the Asserted Works,
2223	organizations that may have licensed, bought, used, tested, or considered using the subject matter of the Patents-in-suit	Java, the Acquisition of Sun by Oracle Corporation, and issues
24	or Java, that may have made statements pertaining to the Patents-in-suit or Java, or may have had communications	relating thereto including alleged ownership of, licensing rights in,
25	with Plaintiff relating to the Patents-in-Suit or Java, including but not limited to:	or alleged damages from infringement of the patents-in-suit.
26	Apache Software Foundation, including but not limited to	
27	Geir Magnusson	
28	BEA Systems	
	6	

1	INDIVIDUAL(S) OR ENTITIES	SUBJECT(S) OF INFORMATION
2	Patrick Curran and other present or former Program	
3	Management Office Staff and other representatives of Java Community Process.	
4	All past and present members of the Java Community	
5	Process Executive Committee, including but not limited to Tim Peierls, Doug Lea, John Rizzo, and those identified at;	
6	http://www.jcp.org/ja/participation/committee, as if explicitly set forth herein. (John Rizzo can be contacted	
7	through Applix counsel.)	
8	All assignees and/or inventors of issued patents and patent	The patents-in-suit and issues
9	applications prosecuted by any of the following in the same or similar technology area as the patents-in-suit:	relating thereto, including particularly any references that
10		may be used to support Google's
11	Jeffrey J. Blatt, J.D. Harriman II, Michael L. Kiklis, Brian D. Hickman, Marcel K. Bingham, David L. Stewart,	invalidity and/or unenforceability positions.
12	Wesley L. Strickland, Eugene Molinelli, Ramin Mahboubian, Alan S. Hodes, A. Richard Park, Shun Yao,	Madille Andrew Aller (Madille)
13	Mark Spiller, Anthony Jones, and Edward J. Grundler, and	Maria de la companya della companya della companya della companya de la companya della companya
	other present or former attorneys and/or agents of:	, :
14	Finnegan, Henderson, Farabow, Garrett & Dunner, LLP; Tilleke & Gibbin; Irell &	
15	Manella; Blakely Sokoloff Taylor &	,
16	Zafman; DLA Piper; Hecker & Harriman; Akin Gump Strauss Hauer & Feld LLP;	
17	Hickman Palermo Truong & Becker, LLP; Lowe Price Leblanc & Becker; McDermott,	
18	Will & Emery; David L. Steward Law Offices; Stockwell & Smedley, PSC;	
19	Ditthavong Mori & Steiner PC; Hickman Beyer and Weaver, LLP; and Park, Vaughan	
20	& Fleming LLP. (see contact information	
21	above)	
22	Employees and former employees of the United States Department of Defense.	Use of Android by the United States Government.
23	Mark Bigham and other employees and former employees	
24	of Raytheon.	
25	Employees or former employees of other companies providing Android-based devices, applications, or products	
26	to the United States Government.	
27	Employees and former employees of member	Features, functionality,
28	organizations of the Open Handset Alliance, including members that contributed to the development of Android	development, design, marketing, and distribution of Android.
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	CASE NO. 3:10-cv-03561-WH	IA

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All members of the Open Handset Alliance identified at http://www.openhandsetalliance.com/oha_members.html, as if explicitly set forth herein. Employees and former employees of Sun or Oracle America, including: Jonathan Schwartz Scott McNealy John Rose Bill Joy Simon Phipps Bryan Cantrill Edwin Goei Neerag Bajaj Peter Choy Ken Urquhart Noreen Krall Contact information or last known contact information for these individuals is believed to be in possession of Plaintiff. Employees and former employees of the United States Department of Justice and the European Commission. The patents-in-suit, the Asserted Copyrights, the Asserted Works, Java, Android and its effect on the Java market, and issues related thereto. Java, Android and its effect on the Java market, and issues related thereto.			
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and members that distribute products that use Android. Contributors to the Android Open Source Project. All members of the Open Handset Alliance identified at http://www.openhandsetalliance.com/oha_members.html, as if explicitly set forth herein. Employees and former employees of Sun or Oracle America, including: Jonathan Schwartz Scott McNealy John Rose Bill Joy Simon Phipps Bryan Cantrill Edwin Goei Necrag Bajaj Peter Choy Ken Urquhart Noreen Krall Contact information or last known contact information for these individuals is believed to be in possession of Plaintiff. Employees and former employees of the United States Department of Justice and the European Commission. Authors other than Sun and Sun employees identified in the Asserted Copyrights, the Asserted Copyrights, the Asserted Works and issues related thereto. The patents-in-suit, the Asserted Copyrights, the Asserted Works, Java, Android and its effect on the Java market, and issues related thereto. The patents-in-suit, the Asserted Copyrights, the Asserted Works, Java, Android and its effect on the Java market, and issues related thereto. The patents-in-suit, the Asserted Copyrights, the Asserted Works, Java, Android and its effect on the Java market, and issues related thereto.	T	INDIVIDUAL (C) OD ENTHELEC	SHD IFCT(S) OF

1	INDIVIDUAL(S) OR ENTITIES	SUBJECT(S) OF INFORMATION
2	and/or marketing of Android, including but not limited to:	Google's non-infringement of the patents.
3	Aditya Agarwal	Google personnel,
4	Dan Bornstein	including designers, engineers and
5	Patrick Brady Bill Buzbee	marketing personnel, may also possess information, knowledge
	Brian Carlstrom Ben Cheng	and documents relevant to the features, functionality,
6	Eric Chu	development, design, marketing,
7	David Conway Sunil Daluvoy	finance, licensing, and distribution of Android.
8	Chris DiBona	of Allaroid.
9	Matias Duarte Jennifer Flannery	
10	Amar Gandhi	
	Chet Haase	
11	Jeff Hao Barry Hayes	
12	Ed Heyl	
13	Elliot Hughes	
14	John Lagerling Hiroshi Lockheimer	
	Andy McFadden	
15	Dan Morrill Jean-Baptiste Queru	
16	Andy Rubin	
17	Carl Shapiro Marc Vanlerberghe	·
18	Jesse Wilson	
	Employees and former employees of Google should be	
19	contacted through outside counsel for Google.	
20	Urs Hoelzle and Josh Bloch (contact through Google's	Java history, development and
21	counsel)	background
22	Susan Wojcicki (contact through Google counsel)	Google advertising business and
23		revenues; Google background, history, and product development
24	Individuals identified as custodians of documents by any	Issues raised by the documents in
25	party in response to discovery requests or by third party in	question.
26	response to a subpoena in this action.	·
	This includes, but is not limited to, Google employees	
27	identified by Oracle, such as Jonathan Rosenberg, Jason Spero, Karim Temsamani, Vic Gundotra, Martin Buchholz,	
28	David Lawee, Dave Bort, Hung Dang, Mario Queiroz,	
	Q .	
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1	INDIVIDUAL(S) OR ENTITIES	SUBJECT(S) OF INFORMATION
2	Michael Morrisey, Sergey Brin, Nikesh Arora, Omid Kordestani, Alan Eustace, Frank Montes, Jeff Shardell,	
3	Priti Choksi, Yael Shacham, Jennifer (Tsai) Ebbitt, Junichi Monma, Shannon Maher, Nicole Dalton, Freddy Mih,	
4	Danielle Romain and others cited elsewhere in these Initial Disclosures.	
5		
6	Individuals identified as authors or inventors on any document, paper, publication, or patent referred to in the	Issues raised by the documents in question.
7	file histories of the patents-in-suit, or in the file history of any related patent and/or patent application.	
8		T'11411
9	Any person not specifically listed herein, but who may be identified in documents, papers, publications, or patents, or	Issues raised by the documents in question.
10	in the Initial Disclosures and amendments or supplements thereto, to be produced, disclosed or filed by Google or	
.11	Plaintiff during the course of this litigation	
12	All persons to be identified as expert witnesses pursuant to and at the time required by this Court's orders regarding	To be disclosed in accordance
13	disclosure of such witnesses.	with the Court's rules regarding expert disclosure.
14	All other persons identified by Plaintiff.	Patents-in-suit and issues relating
15		thereto.
16	All persons noticed for deposition and deposed by either Oracle or Google in this litigation, including without	Issues within the scope of the examination of these witnesses at
17	limitation Aditya Kumal Agarwal, Josh Bloch, Dan	their depositions.
18	Bornstein, Patrick Brady, Eric Chu, Leo Cizek, Rachel Claflin, Larry Ellison, Nedim Fresko, Craig Gering, Robert	
19	Griesemer, Vineet Gupta, Steven Harris, Jeet Kaul, Doug Kehring, Peter Kessler, Bob Lee, Tim Lindholm, Peter	
20	Lord, Andrew McFadden, Richard Miner, Daniel Morrill, Geoffrey Morton, Dipchand Nishar, John Pampuch, Mark	
21	Reinhold, Lisa Ripley, Hasan Rizvi, Andy Rubin, Jonathan	
22	Schwartz, Larry Page, Eric Schmidt, Edward Screven, Param Singh, Brian Swetland, and Susan Wojcicki.	
23		
24	Google may amend or supplement this list of knowled	dgeable individuals based on its
25		
26	investigation and further discovery, pursuant to Fed. R. Civ.	r. 20(e).
27		
28	(ii). In accordance with Rule 26(a)(1)(A)(ii), Goog	gle states as follows:
	10	
	GOOGLE'S THIRD AMENDED INITIAL DISCLO CASE NO. 3:10-cv-03561-WH	
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things in its possession, custody or control that it may use to support its claims or defenses, unless solely for impeachment. By making this disclosure, Google does not represent that it is identifying every potentially relevant document or tangible thing upon which it may rely for purposes of this lawsuit. Continuing investigation and discovery may reveal additional relevant documents or tangible things, and Google reserves the right to supplement this disclosure accordingly. Google does not waive its right to object to the production of any particular document or tangible thing disclosed herein on the basis of any valid objections to its discoverability or admissibility.

Google identifies the following categories of documents, data compilations, and tangible

1. Business records and other documents (which may include, but are not limited to, schematics, source code, marketing materials, advertising materials, engineering documents, and sales documents) related to Android. Those documents may be included in communications to, from, or within Google and may be located in electronic repositories, source code repositories, and/or individual files of personnel reasonably connected to the subject matter of this suit. Specifically, the repositories included in the following table may include documents Google will rely on to support its claims or defenses:

document repositories are accessible via e's internal systems, and include, to the that they are applicable and relevant, e Sites, Wikis, Google Docs, Google is and Internal Blogs. document repositories are accessible for custodian and include, to the extent that
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GOOGLE'S THIRD AMENDED INITIAL DISCLOSURE STATEMENT

CASE NO. 3:10-cv-03561-WHA

CATEGORY	LOCATION
	Google's internal systems.
Google support query tracking system	This document repository, to the extent that it is applicable and relevant, is accessible via Google's internal systems.
Google bug tracking system	This document repository, to the extent that it is applicable and relevant, is accessible via Google's internal systems.
Android public open source code	The public Android open source code can be located at: http://android.git.kernel.org/.
Public Android documents	These documents can be located at: http://source.android.com/; http://developer.android.com/; http://code.google.com/android/; http://sites.google.com/site/io/dalvik- vm-internals.

- 2. The patents-in-suit, their prosecution histories (including any reissue or reexamination application), and prior art cited during prosecution.
- 3. The Asserted Copyrights and documents relating to the Asserted Copyrights and the works that are the subject of the Asserted Copyrights, including prior works on which such works were based.
- 4. Any and all documents in the possession, custody or control of, or produced by, Plaintiff or relevant third parties subpoenaed in this action.
- 5. Any and all documents from prior or current litigations involving Sun, Oracle America, or Oracle Corporation as a party or otherwise involving issues related to Sun, Oracle America, or Oracle Corporation, including, but not limited to: *Sun v. Microsoft*, Case No. C 97-20884 RMW (N.D. Cal.), *Sun v. Microsoft*, Case No. C 02-01150 RMW (N.D. Cal.); In Re Microsoft Corp. Antitrust Litigation, C.A. No. JFM-02-2739 (D. Md.), *Hewlett-Packard v. Mark v. Hurd*, Case No. 110CV181699 (Cal. Super.). Documents related to these litigations are in the public record, or believed to be in the possession of the parties to the litigations.
- 6. Any and all documents from prior or current litigations in which Peter Choy, Sun Microsystems Deputy General Counsel, or Howard Freedman, Sun Microsystems Associate

1	General Counsel, authored or served as counsel-of-record for an amicus curiae brief, including
2	but not limited to: Sony Computer Entm't v. Connectix Corp., No. 99-15852 (9th Cir.); Lotus
3	Dev. Corp. v. Borland Int'l, Inc., No. 94-2003 (U.S.); Bateman v. Mnemonics, Inc., No. 93-3234
4	(11th Cir.); Computer Associates Intern., Inc. v. Altai, Inc., No. 91-7893 (2d Cir.); or DVD Copy
5	Control Ass'n Inc. v. Bunner, No. H021153 (Cal. Ct. App. 6th Dist.). Documents related to these
6	litigations are in the public record, or believed to be in Oracle's possession.
7	7. Prior art discovered as part of Google's defense in this litigation, which has been
8	produced by Google.
9	아이는 아이를 살아가는 살아 보는 그 나는 얼마나 나를 하는 것이 없었다.
0	(iii). In accordance with Rule 26(a)(1)(A)(iii), Google states as follows:
11	
12	Google does not seek an award of damages in this matter and therefore believes that
13	subsection (iii) of Rule 26(a)(1)(A) is not applicable to Google.
14	Google notes, however, that Google believes that this is an exceptional case and that it
15	will be entitled to recover its attorney's fees and costs pursuant to 35 U.S.C. § 285 and/or 17
16	U.S.C. § 505. The amounts of such fees and costs cannot be computed or calculated until such
17	time as Google's entitlement to such an award has been determined.
18	
19	(iv). In accordance with Rule 26(a)(1)(A)(iv), Google states as follows:
20	
21	At this time, Google has not identified any applicable indemnity and insurance
22	agreements under which an entity may be liable to satisfy part or all of any judgment that might
23	be entered in this action or to indemnify or reimburse for payments made to satisfy any judgment
24	that might be entered in this action.
25	Dated: August 26, 2011 KEKER & VAN NEST LLP
26	By: Christo & Anderson /RPM
27	CHRISTA M. ANDERSON
28	Attorneys for Defendant GOOGLE INC.
	12

1 PROOF OF SERVICE 2 I am employed in the City and County of San Francisco, State of California in the office of a member of the bar of this court at whose direction the following service was made. I am over the 3 age of eighteen years and not a party to the within action. My business address is Keker & Van Nest LLP, 633 Battery Street, San Francisco, California 94111. 4 5 On August 26, 2011, I served the following document(s): 6 THIRD AMENDED INITIAL DISCLOSURE STATEMENT OF GOOGLE INC. 7 via e-mail on the following individuals: **David Boies** Daniel P. Muino 9 Boies Schiller and Flexner Morrison & Foerster LLP 333 Main Street 425 Market Street 10 Armonk, NY 10504 San Francisco, CA 94105 (415) 268-7475 914-749-8201 11 Fax: 914-749-8300 Email: DMuino@mofo.com 12 Email: Dboies@bsfllp.com 13 Deborah Kay Miller Matthew M Sarboraria Oracle USA, Inc Legal Department Oracle Corporation 14 500 Oracle Parkway 500 Oracle Parkway, 5OP7 Redwood Shores, CA 94065 Redwood Shores, CA 94065 15 (650) 506-0563 650/506-1372 16 Email: Deborah.Miller@oracle.com Email: Matthew.sarboraria@oracle.com 17 Dorian Estelle Daley Michael A Jacobs 500 Oracle Parkway Morrison & Foerster LLP 18 Redwood City, CA 94065 755 Page Mill Road (650) 506-5200 Palo Alto, CA 94304-1018 19 Fax: (650) 506-7114 650-813-5600 Email: Dorian.daley@oracle.com Fax: 650-494-0792 20 Email: MJacobs@mofo.com 21 Marc David Peters Steven Christopher Holtzman 22 Boies, Schiller & Flexner LLP Morrison & Foerster LLP 755 Page Mill Road 1999 Harrison Street 23 Palo Alto, CA 94304 Suite 900 (650) 813-5600 Oakland, CA 94612 24 Fax: (650) 494-0792 510-874-1000 Email: Mdpeters@mofo.com Fax: 510-874-1460 2.5 Email: Sholtzman@bsfllp.com 26 27 Executed on August 26, 2011, at San Francisco, California. 28

PROOF OF SERVICE CASE NO. 3:10-cv-03561-WHA

1 2	I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
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4	Mhuer L. Store
5	MAUREEN L. STONE
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5	그리네. 시대대학생 경험 환경 시대학교 사람이 지어 되는 때문에
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